

CONFIRMATION NO. 7133 **EXAMINER**

PAPER NUMBER ART UNIT

2614

DATE MAILED: 11/15/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

P.O. BOX 2903

MINNEAPOLIS, MN 55402-0903

	Application No.	Applicant(s)			
SIPE	10/600,987	EASON ET AL.			
Strice Action Summary	Examiner	Art Unit			
NOV 9. 0 2006 ()	Creighton H. Smith	2614			
The MAILING DATE of this communication a exiod for Seply	ppears on the cover sheet w	ith the correspondence address			
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory perioder Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the main earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNION 1.136(a). In no event, however, may a solution of will apply and will expire SIX (6) MONUTE, cause the application to become Alexandre 1.13 and 1.13 an	CATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on	·				
2a) This action is FINAL . 2b) ☑ Th	nis action is non-final.				
3) Since this application is in condition for allow					
closed in accordance with the practice under	r <i>Ex parte Quayl</i> e, 1935 C.E	D. 11, 453 O.G. 213.			
Disposition of Claims					
4) Claim(s) 1-39 is/are pending in the application	on.				
4a) Of the above claim(s) is/are withdo					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-39</u> is/are rejected.					
7) Claim(s) is/are objected to.		·			
8) Claim(s) are subject to restriction and	I/or election requirement.				
Application Papers					
9)☐ The specification is objected to by the Exami	ner.				
10) The drawing(s) filed on is/are: a) □ a	ccepted or b) objected to	by the Examiner.			
Applicant may not request that any objection to the	ne drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the corre	,	• • • • • • • • • • • • • • • • • • • •			
11)☐ The oath or declaration is objected to by the	Examiner. Note the attache	d Office Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:					
1. Certified copies of the priority docume	ents have been received.				
2. Certified copies of the priority documents have been received in Application No					
3. Copies of the certified copies of the pr		<u> </u>			
application from the International Bure	eau (PCT Rule 17.2(a)).				
* See the attached detailed Office action for a li	ist of the certified copies not	t received.			
Attachment(s)					
1) Notice of References Cited (PTO-892)		Summary (PTO-413)			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)		(s)/Mail Date Informal Patent Application			
Paper No(s)/Mail Date	6) 🔲 Other:				

Application/Control Number: 10/600,987

Art Unit: 2614

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1- 4, 7, 10, 11, 16, 17, 19-22, 24, 27-29, 31-33, 37, 39 are rejected under 35 U.S.C. 102(e) as being anticipated by Sandegren '930.

Sandegren's invention provides a technique for notifying mobile users of various status conditions associated with other mobile users, col. 1, lines 65-67. Sandegren discloses a system that will notify a 1st user, applicant's communication sender, of a mobile communication device about the status of other users in a mobile communication system, Abstract – 1st sentence. Sandegren's system sends a signal from a mobile communication device (the mobile device of the 1st user) to a service node (SN), Abstract – 2nd sentence. A list is stored at the SN of the status of other users that the 1st user desires to know the status of, 3rd sentence – Abstract. The status of each of the other users, i.e., other than the 1st user/sender, is then determined and then transmitted from the SN to the 1st user's mobile device, Abstract-4th sentence. The signal from the mobile device (of the 1st user/sender) to the SN is generated in response to the mobile device being powered on.

For claims 2 & 3, Sandegren discloses in the last sentence of the Abstract that the SN is an HLR. Regarding claim 7, Sandegren discloses @ col. 6, lines18 et seq that

Application/Control Number: 10/600,987

Art Unit: 2614

one of the status changes is notification of the mobile device being off, and in lines 17 discloses that display portion 103 will indicate this to the user. For claim 19, Sandegren discloses SMS, cols. 1 & 7, lines 25-30 & 20-25. Pertaining to claim 17, see Fig. 1a.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 5, 6, 8, 9, 12-15, 18, 23, 25, 26, 30, 34, 35, 36, and 38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sandegren '930.

Concerning claims 5 & 6, with Sandegren's disclosure in col. 1, lines 65-67, of various status conditions of other mobile users, and in col. 7, lines 3 et seq, that the techniques that Sandegren has disclosed may be applied to implement a <u>number of different variations of WOLN services.</u> A person with ordinary skill in the cellular communications art, with this disclosure in front of them, would have readily concluded that another notification variation to be given to a sender in this type of system would be one indicating that another user is "out of transmission range" would have been obvious to a person having ordinary sill in this art because of Sandegren's disclosure in cols. 1 & 7 noted supra. For claim 19, with Sandegren's disclosure of "mobile communication devices," a person possessing ordinary sill in the art would quickly recognize that a pager fits into that mobile/wireless category.

Any inquiry concerning this communication should be directed to Creighton H. Smith at telephone number 571/272-7546.

Application/Control Number: 10/600,987

Art Unit: 2614

02 NOV '06

Page 4

Creighton H Smith Primary Examiner Art Unit 2614

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		Notice of Reference	NOV 9.	U 500e	Examiner Creighton H. Smith	Art Unit 2614	Page 1 of 1	
			- LNO.	U.S. A	TENT DOCUMENTS			
k		Document Number Country Code-Number-Kind Code	MM-YY 4 TI	ADELLA	Name		Classification	
k	Α	US-6,512,930	01-2003	Sandegren, Per-Arne			455/518	
*	В	US-6,856,804	02-2005	Ciotta, Bruce			455/435.1	
*	С	US-2006/0148420	07-2006	Wonak et al.			455/074.1	
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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